COMBINED DECLARATION AND POWER OF ATTORNEY

As a below nar	ned inventor, I hereby declare that:
This declaratio	n is of the following type:
[X] [] []	original divisional continuation continuation-in-part
	INVENTORSHIP IDENTIFICATION
original, first a	post office address and citizenship are as stated below next to my name. I believe I am the nd sole inventor (if only one name is listed below) or an original, first and joint inventor (if the listed below) of the subject matter which is claimed and for which a patent is sought on the led:
	TITLE OF INVENTION
	Nitrogen Doping of FSG Layer
	SPECIFICATION IDENTIFICATION
The specification	on of which:
[X] []	is attached hereto was filed on, under Application No, executed on ever date herewith; or [] Express Mail No (as Application No. not yet known) and was amended on (if applicable) was described and claimed in PCT International Application No filed or and as amended under PCT Article 19 on
AC	KNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR
•	nat I have reviewed and understand the contents of the above-identified specification, including mended by any amendment referred to above.
	the duty to disclose all information I know to be material to patentability in accordance with of Federal Regulations, §1.56,
likelihood that	aterial to the examination of this application; namely, information where there is a substantial a reasonable Examiner would consider it important in deciding whether to allow the ssue as a patent, and
[]	In compliance with this duty there is attached an Information Disclosure Statement in accordance with 37 CFR §1.98.

PRIORITY CLAIM (35 U.S.C. §119)

for pate other to application	ent or inventor's cert than the United Station(s) for patent or untry other than the	rity benefits under Title 35, Unificate or of any PCT international ates of America listed below inventor's certificate or any United States of America file lication(s) of which priority in	tional application(s) dow, and have also in PCT international appead by me on the same	esignating at dentified be blication(s) de	least one country low any foreign esignating at least			
	No such applications have been filed.							
	[] Such appl	ications have been filed as fo	llows:					
A.	Prior foreign/PCT application(s) filed within 12 mos. (6 mos. for design) prior to this application, and any priority claims under 35 U.S.C. §119							
	Country/PCT	Application No	Date Filed	Priority	Claimed			
				[] Yes [] Yes [] Yes	• • • •			
В.	All foreign application	ation(s), if any, filed more that	an 12 mos. (6 mos for	: design) prio	r to this			
	Country: Application No: Filing date:							
		PRIORITY CLAIM	(35 U.S.C. §120)					
PCT in as the s in the r to disc there is to allow	subject matter of each manner provided by lose information that is substantial likelihow the application to it is national or PCT in	under Title 35, United States on(s) designating the United 5th of the claims of this application the first paragraph of Title 35 at is material to the examinate od that a reasonable Examinates as a patent) which occur ternational filing date of this pplications have been filed as f	States of America that tion is not disclosed in 5, United States Code, tion of this application are would consider it is red between the filing application.	is/are listed to that/those properties, §112, I acknown (namely, in important in	pelow and, insofar rior application(s) nowledge the duty aformation where deciding whether			
	[] Such applications have been filed, as follows:							
	Application No.	Filing Date	Statu Patented Per	ıs nding	Abandoned			

POWER OF ATTORNEY

I hereby appoint the following attorneys and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

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DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and, further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Sec. 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

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Full name of third inventor: JOE FENG

•	Joë	TENG		,	
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Full name of fourth in	ventor:	PETER CHEN			
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(Declaration ends with this page)

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